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10/660,060	09/10/2003	Joseph E. Kaminkow	0112300-1423	7281
29159 BELL, BOYD o	7590 07/30/200 & LLOYD LLP	EXAMINER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	10/660,060	KAMINKOW ET AL.
Office Action Summary	Examiner	Art Unit
	ALEX P. RADA	3714
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the o	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tind d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 28 № 2a) This action is FINAL . 2b) This 3) Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pro	
Disposition of Claims		
4)	awn from consideration. are rejected.	
Application Papers		
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examin	cepted or b) objected to by the drawing(s) be held in abeyance. Se ction is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat* See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat ority documents have been receiv au (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

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DETAILED ACTION

Response to Amendment

In response to the Request for Continued Examination filed May 28, 2008 wherein applicant cancels claims 9-10, 14-15, 27-28, 30, amends claims 1-8, 11-13, 17-23, 25, 31-39, 41-44, adds new claims 45-46 and claims 1-8, 11-13, 16-26, 29 and 31-46 are pending in this application.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-8, 11-13, 16-26, 29 and 31-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Falciglia, SR (US Pub. No. 2003/0181234) in view of Thomas et al. (US Pub. No. 2003/0073480).

Regarding claims 1 and 19 Falciglia discloses a gaming device comprising: at least one input device (abstract); at least one display device (abstract); and at least one processor (within gaming device 100); and at least one memory device which stores a plurality of instructions, which when executed by the at least one processor, cause the at least one processor to operate with the at least one display device and the at least one input device (within gaming device 100), for a play of the game, to:(i) display a plurality of selections, each selection being associated with one of a plurality of symbols (figures 1a-1g and paragraphs ([0018-0022)], (ii) display a plurality of random symbol generators, wherein each of the random symbol generators is associated with a different group of

selections from the group-plurality of selections, each symbol generator and each group of selections being associated with a range of symbols, and wherein each of the random symbol generators eachis configured to randomly .generate generating one of the symbols of the associated range of symbols of the associated selection group upon activation (figures 1a-1g and paragraphs ([0018-0022)), (iii) enable a player to pick one of the plurality of selections, the picked selection picked by the player being associated with a first symbol from the range associated with the group of selections including the selection picked by the player (paragraph [0010]; wherein a player is capable of placing additional bets on specific row or even individual squares, which is understood that the player is capable of enabling a player to pick one of the plurality of selections being associated with a first symbol from athe range associated with the group of selections); (iv) cause a number of generations by each of the random symbol generators (paragraph [0022]), (v) for each generation of each of the random symbol generators, determine whether reveal the first symbol, is generated (paragraph [0022]); (vi) cause a first award to be provided, the first award being based on the symbols associated with each of the plurality of selections and the first award also being based on the symbols generated for each generation of each of the plurality of by the associated random symbol generators (paragraph [0022]; wherein the number of points is considered to be the first award).

Regarding claims 2 and 20, Falciglia discloses wherein the first award is based on a quantity of the symbols associated with the plurality of selections which are generated by the random symbol generators for the play of the game (paragraphs [0008-0010]).

Regarding claims 3 and 21, Falciglia discloses wherein the first award is based on whether the symbol associated with each of the selections is generated for the play of the game (paragraphs [0008-0010]).

Regarding claim 11, Falciglia discloses wherein the first award is based on each of the symbols associated with each of the selections of one of the groups of selections generated for the play of the game (figure 1a-1g and paragraphs [0018-0022]).

Regarding claim 12, Falciglia discloses wherein the plurality of selections is displayed as set of rows of masked selections and wherein each of the random symbol generators is displayed adjacent to a column of the selections, the columns of the selections representing the groups of the selections (figures 1a-1g).

Regarding claim 13, Falciglia discloses wherein each of the random symbol generators is configured to generate and display one of the symbols from the associated range of symbols (paragraph [0019]).

Regarding claims 16-18 and 29-32, Falciglia discloses the symbols are numbers (figures 1a-1g) and display the symbols as initially masked (figures 1a-1g), additional generations available to be generated by the random symbol generators (figures 1a-1g and paragraph [0018]) and the symbols must occur in a row of symbols or a column of symbols (figures 1a-1g).

Regarding claim 25, Falciglia discloses wherein the instruction cause the at least one processor display a plurality of groups of the selections, wherein each independent symbol generator is associated with one of the groups of the selections and wherein the first awards is based on a quantity of symbol in at least on of the groups which are revealed for play of the game (figures 1a-1g and paragraphs [0018-0022]).

Regarding claim 26, Falciglia discloses the first display device includes a video monitor coupled operably with a touch screen (paragraph [0030]).

Regarding claim 33, Falciglia discloses a gaming device having a game payable upon a wager, comprising: (a) generating a first set of symbols from a plurality of symbols (figures 1-3 and

paragraphs [0018-0022]); (b) displaying a plurality of selections, wherein each symbol of the first set of symbols is associated with one of the plurality of selections (figures 1-3 and paragraphs [0018-0022]); (c) enabling a player to pick on of the selections, the selection picked by the player being associated with a first symbol from the first set of symbols (paragraph [0010]; wherein a player is capable of placing additional bets on specific row or even individual squares, which is understood that the player is capable of enabling a player to pick one of the plurality of selections being associated with a first symbol from athe range associated with the group of selections); (d) randomly generating a second set of the symbols from the plurality of symbols (paragraphs [0018-0022]); (e) providing a first awards based on any symbols generated in both the first set of symbols and the second set of symbols (paragraphs [0018-0022]).

Regarding claim 34, Falciglia discloses wherein the first award is based on a quantity of symbols generated in both the first set of symbols and the second set of symbols (paragraphs [0018-0022]).

Regarding claim 35, Falciglia discloses dividing the plurality of selections into a plurality of groups of selections and providing the first award if the symbol associated is generated in both the first set of symbols and the second set of symbols (paragraphs [0018-0022]).

Regarding claim 36, Falciglia discloses repeating (d) at least once prior to providing any award (paragraphs [0018-0022]).

Regarding claims 39-40 and 45-46, Falciglia discloses being operated through a data network and the data network includes an Internet (paragraph [0009]).

Regarding claim 41, Falciglia discloses a gaming device having a game operable upon a wager comprising: (a) enabling a play of matching game as a first bonus game of a base game (figures 1-3 and paragraphs [0018-0022]); (b) for the play of the first bonus game enabling a player to pick on of

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a plurality of selectable regions, each of the selectable regions being associated with one of a plurality of items, each of the associated items being hidden prior to the player picking one of the selectable regions (paragraph [0010]; wherein a player is capable of placing additional bets on specific row or even individual squares, which is understood that the player is capable of enabling a player to pick one of the plurality of selections being associated with a first symbol from athe range associated with the group of selections); (c) displaying a matching sequence of matching game, the matching sequence including a plurality of generations of one of the plurality of item and a comparison of each generated item to the item associated with each selectable region (figures 1-3 and paragraphs [0018-0022]); (d) enabling a play of a second bonus game if the item associated with the seletable regions picked by the player is generated in the matching sequence (figures 1-3 and paragraphs [0018-0022]); and (e) providing an award based on the outcomes of the first bonus games and based on the outcome of the second bonus game (figures 1-3 and paragraphs [0018-0022]).

Regarding claim 42, Falciglia discloses displaying the matching game on a plurality of reels, each reel displaying a group of the items (figures 1-3 and paragraphs [0018-0022]).

Falciglia discloses the claimed invention as discussed above but is silent in regards to **claims** 1, 19, 33 and 41, the first symbol being hidden prior to the player picking the picked selection; reveal the first symbol, if the picked selection is generated within the number of generations; and a second award to the player based on how many of the symbols associated with selections picked are generated by the associated random symbol generators within the amount of generations; regarding **claims 4, 22, 37 and 44**, wherein the second award is a combination of values provided in connection with each of the symbols associated with selections picked by the player that are also generated by the device; regarding **claims 5 and 23**, wherein the second award includes an outcome from at least one bonus game played after one of the symbols associated with selections picked by

the player is also generated by the device; regarding **claims 6, 38 and 43**, wherein the bonus game includes a mechanical device that generates the outcome; regarding **claims 7 and 24**, wherein the mechanical device is selected from the group consisting of: a spinning reel, a spinning wheel, a translating indicator, a rotating indicator and any combination thereof; regarding **claim 8**, wherein the second award is generated via a mechanical display device.

Thomas teaches (claims 1, 4 and 22) a spin keno type amusement device wherein a player selects a number of spots to determine an outcome. Each of the spots selected by the user has a range of a plurality of symbols being hidden prior to the player picking selected spots on the display. If there are matches between the spots selected by the user and the generated spots by the amusement device an award is provided based on the number of spots matched (summary). By modifying Falciglia's plurality of random symbol generators, wherein each random symbol generator being associated with a range of a plurality of symbols, one of ordinary skill in the art would provide a user with predictable results by providing a player to obtain as many matches as possible to increase the size of a payout (paragraph [0012]).

Regarding claims 6, 7-8 and 24, Thomas teaches the bonus game includes a device that simulates a mechanical device that generates the outcome (paragraph [0005], [0046] and summary); wherein the Thomas is capable of playing on a simulated mechanical machine or on a physical mechanical machine). At the time the invention was made, it would have been an obvious design choice to a person of ordinary skill in the art to provide different mechanical device from the group consisting of a spinning reel, a spinning wheel, a translating indicator, a rotating indicator and any combination and a mechanical display device because Applicant has not disclosed that different types of mechanical device used provides an advantage or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant's invention to perform equally well with

the simulated reels on a display device of Thomas because they provide the same functionality of randomly determining an outcome.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify Falciglia to include an award provided to the player based on how many of the symbols associated with selections picked are generated by the associated random symbol generators within the amount of generations as taught by Thomas by providing a player to obtain as many matches as possible to increase the size of a payout.

Response to Arguments

3. Applicant's arguments filed 28 May 2008 have been fully considered but they are not persuasive.

Applicant contends that prior art does not disclose nor teach according Falciglia in view of Thomas, enabling a player to pick one of a plurality of selection, the selection picked by the player being associated with a first symbol from a range associated with a group of selection including the selection picked by the player; for each of the plurality of generations by each of the plurality of random symbo9l generators, determine whether the first symbol is generated; and cause a first award and an additional second award to be provided, the additional second awards being based on whether the first symbol is generated for a play of the game.

The examiner respectfully disagrees. Falciglia discloses on paragraph ten that a player is capable of placing additional bets on specific row or even individual squares, which is understood that the player is capable of picking a plurality of selections being associated with a first symbol from athe range associated with the group of selections. The combination of a player capable of picking individual squares in view of Thomas discloses the claimed invention as discussed above.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to ALEX P. RADA whose telephone number is (571)272-4452. The examiner

can normally be reached on Monday - Friday, 08:00-16:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Robert Pezzuto can be reached on 571-272-6996. The fax phone number for the organization

where this application or proceeding is assigned is 571-273-8300.

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/Robert E Pezzuto/

Supervisory Patent Examiner, Art Unit 3714

Robert E. Pezzuto

Examiner

Art Unit 3714

/A. P. R./ Examiner, Art Unit 3714